

1 MARTIN R. GLICK (No. 40187)
 2 Email: mglick@howardrice.com
 3 BOBBIE J. WILSON (No. 148317)
 4 Email: bwilson@howardrice.com
 5 HOWARD RICE NEMEROVSKI CANADY
 6 FALK & RABKIN
 A Professional Corporation
 Three Embarcadero Center, 7th Floor
 San Francisco, California 94111-4024
 Telephone: 415/434-1600
 Facsimile: 415/217-5910

7 MORTON AMSTER (*pro hac vice*)
 8 ANTHONY F. LO CICERO (*pro hac vice*)
 9 KENNETH M. BERNSTEIN (*pro hac vice*)
 CHARLES R. MACEDO (*pro hac vice*)
 10 AMSTER, ROTHSTEIN & EBENSTEIN, LLP
 11 90 Park Avenue
 New York, New York 10016
 Telephone: 212/336-8000
 Facsimile: 212/336-8001

12 Attorneys for Defendants and Counter-Plaintiffs
 13 VICTOR COMPANY OF JAPAN, LTD. and JVC
 14 COMPONENTS (THAILAND) CO., LTD., and Defendants
 AGILIS INC. and AGILIS TECHNOLOGY INC.

HOWARD
RICE
NEMEROVSKI
CANADY
FALK
& RABKIN
A Professional Corporation

15 UNITED STATES DISTRICT COURT

16 NORTHERN DISTRICT OF CALIFORNIA

17 OAKLAND DIVISION

18 NIDEC CORPORATION

Case No. C05 00686 SBA (EMC)

19 Plaintiff,

Action Filed: February 15, 2005

20 v.

E-Filing

21 VICTOR COMPANY OF JAPAN, LTD., JVC
 22 COMPONENTS (THAILAND) CO., LTD.,
 AGILIS INC., and AGILIS TECHNOLOGY
 23 INC.,

STIPULATION AND [PROPOSED]
ORDER CONCERNING CERTAIN
DISCOVERY DEADLINES

24 Defendants,

25 NIDEC AMERICA CORPORATION and
 NIDEC SINGAPORE PTE, LTD.,

26 Additional Defendants on
 27 the Counterclaims.

28 STIPULATION AND [PROPOSED] ORDER CONCERNING
 CERTAIN DISCOVERY DEADLINES

1 Pursuant to Civil L.R. 6-2 and 7-12 of the Local Rules of Practice in Civil Proceedings
2 before the United States District Court for the Northern District of California, the parties declare
3 that:

4 WHEREAS the stipulated discovery schedule below modifies certain discovery deadlines, it
5 does not change the deadlines for dispositive motions, the pretrial conference or trial or otherwise
6 modify the Order for Pretrial Preparation [D.I. 283] executed by Judge Armstrong on October 25,
7 2006.

8 WHEREAS the parties have agreed to modify the discovery deadlines for the limited items
9 provided below.

10 The parties stipulate to an order providing the following:

11 1. Nidec will provide one or more Rule 30(b)(6) witnesses to testify on the topics set forth
12 in JVC's July 20, 2007 Notice of Deposition.

13 2. The foregoing shall not be construed as an admission by either party for the purposes of
14 precedent or argument in any other case and shall not be used by any party to argue that the trial
15 date, as set forth in the Order for Pretrial Preparation [D.I. 283], should be altered.

16 IT IS SO AGREED AND STIPULATED.

17 Dated: July 20, 2007

MORGAN, LEWIS & BOCKIUS LLP
FRANKLIN BROCKWAY GOWDY
THOMAS D. KOHLER
DAVID C. BOHRER
MICHAEL J. LYONS
DION M. BREGMAN

21 By: _____ /S/
22 Lorraine Casto

23 Attorneys for Plaintiff and Counter-Defendant
24 NIDEC CORPORATION and Additional
25 Defendants NIDEC AMERICA
26 CORPORATION and NIDEC SINGAPORE

1 Dated: July 20, 2007

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3 HOWARD RICK NEMEROVSKI CANADY
4 FALK & RABKIN
5 MARTIN R. GLICK, SBN 40187
6 BOBBIE J. WILSON SBN 148317
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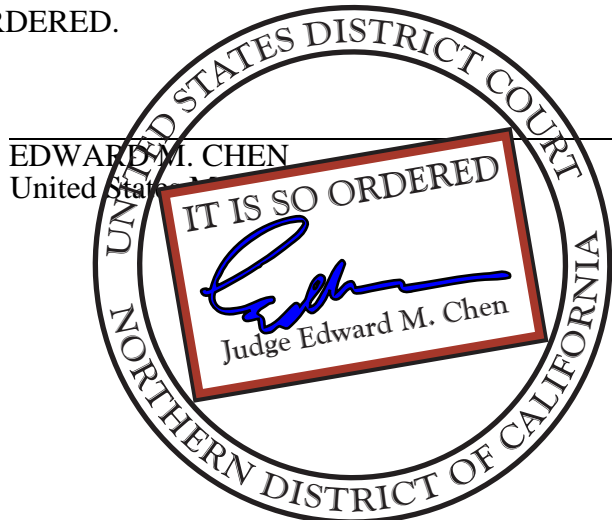
8 AMSTER, ROTHSTEIN & EBENSTEIN LLP
9 MORTON AMSTER (*pro hac vice*)
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11 KENNETH M. BERNSTEIN (*pro hac vice*)
12 CHARLES R. MACEDO (*pro hac vice*)
13

14 By: _____ /S/
15 Anthony F. Lo Cicero

16 Attorneys for Defendants and Counter-Plaintiffs
17 VICTOR COMPANY OF JAPAN, LTD. and
18 JVC COMPONENTS (THAILAND) CO., LTD
19 and Defendants AGILIS INC., and AGILIS
20 TECHNOLOGY INC.
21

22 PURSUANT TO STIPULATION, IT IS SO ORDERED.

23 Dated: July 25, 2007



1 Pursuant to General Order No. 45, Section X(B) regarding signatures, I, Anthony F.
2 Lo Cicero, attest that concurrence in the filing of this document has been obtained from each of the
3 other signatories. I declare under penalty of perjury under the laws of the United States of America
4 that the foregoing is true and correct. Executed this 20th day of July 2007, at New York, New York.

5 /S/
6 ANTHONY F. LO CICERO
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HOWARD
RICE
NEMEROVSKI
CANADY
FAIK
& RABKIN
A Professional Corporation

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STIPULATION AND [PROPOSED] ORDER CONCERNING
CERTAIN DISCOVERY DEADLINES